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2							
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4	Telephone: 916.930.2500 Facsimile: 916.930.2501						
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6	ERIC KIMIMEL						
7							
8	UNITED STATES DISTRICT COURT						
9	NORTHERN DISTRICT OF CALIFORNIA						
10	SAN FRANCISCO DIVISION						
11	ERIC KIMMEL,	Case No.C 07-2751 CRB					
12	Plaintiff,	[PROPOSED] ORDER REGARDING					
13	vs.	STIPULATION TO EXTEND TIME TO RESPOND TO COUNTERCLAIMS					
14	GUGGENHEIM ENTERTAINMENT, LLC;	(Civ. L.R. 6-1(b))					
15	SCOTT GUGGENHEIM; STEPHEN GUGGENHEIM; and SHANNON GUGGENHEIM,						
16	Defendants.						
17							
18							
19	Pursuant to Civil L.R. 6-1(b), Plaintiff ERIC KIMMEL ("Kimmel") and Defendants						
20	GUGGENHEIM ENTERTAINMENT, LI	LC, SCOTT GUGGENHEIM, STEPHEN					
21	GUGGENHEIM, and SHANNON GUGGENHEIM (collectively, "Defendants"), by and						
22	through their respective attorneys, hereby stipulate to extend until August 16, 2007 the time						
23	within which Kimmel must answer or otherwise respond to Defendants' Counterclaims (docket						
24	no. 13, filed July 13, 2007).						
25	DATED: August 2, 2007	BULLIVANT HOUSER BAILEY PC					
26	]	By: /s/ DANIEL N. BALLARD Daniel N. Ballard					
27		Attorneys for Eric Kimmel					
28							
	ORDER REGARDING STIPULATION TO EXTEND TIME						

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1	DATED: August 2, 2007	2007 MAYER, BROWN, ROWE & MAW LLP				
2	By:/s/ Joshua M. Masur					
3	Joshua M. Masur Attorneys for Guggenheim Entertainment,					
4			LLC, Scott Gugg Guggenheim, and	enheim, Stephen I Shannon Guggenheim		
5						
6	PURSUANT TO STIPULATION, IT IS SO ORDERED.					
7	DATED: August, 2007	By:	rles R. Breyer			
8		Cha Unit	rles R. Breyer ted States District Jud <sub>i</sub>	ge		
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